

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT7217126

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
JEFFREY L. BURTCH	01/12/2021
<b>RECEIVING PARTY DATA</b>	
<b>Name:</b>	ARUENE CORPORATION
<b>Street Address:</b>	251 LITTLE FALLS DRIVE
<b>City:</b>	WILMINGTON
<b>State/Country:</b>	DELAWARE
<b>Postal Code:</b>	19808
<b>PROPERTY NUMBERS Total: 9</b>	
<b>Property Type</b>	<b>Number</b>
Patent Number:	8740765
Patent Number:	9968798
Patent Number:	10029112
Patent Number:	9724533
Patent Number:	9675815
Patent Number:	9526912
Patent Number:	9561384
Patent Number:	8262556
Application Number:	16773670
<b>CORRESPONDENCE DATA</b>	
<b>Fax Number:</b>	(215)656-2498
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
<b>Phone:</b>	215-656-3381
<b>Email:</b>	pto.phil@dlapiper.com
<b>Correspondent Name:</b>	IP GROUP OF DLA PIPER LLP (US)
<b>Address Line 1:</b>	ONE LIBERTY PLACE
<b>Address Line 2:</b>	1650 MARKET ST. SUITE 5000
<b>Address Line 4:</b>	PHILADELPHIA, PENNSYLVANIA 19103
<b>ATTORNEY DOCKET NUMBER:</b>	ARU-1-A
<b>NAME OF SUBMITTER:</b>	CHRISTOPHER I. HALLIDAY

<b>SIGNATURE:</b>	/Christopher I. Halliday/
<b>DATE SIGNED:</b>	03/10/2022
<b>Total Attachments: 17</b> source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page1.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page2.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page3.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page4.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page5.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page6.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page7.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page8.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page9.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page10.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page11.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page12.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page13.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page14.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page15.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page16.tif source=LEGAL 50490862v1 General IP Assignment Agreement - Fully Executed#page17.tif	

## GENERAL INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This General Intellectual Property Assignment Agreement (this "Assignment Agreement"), dated as of January 12, 2021, is made and entered into by and among Jeffrey L. Burtch (the "Assignor"), solely in his capacity as Chapter 7 Trustee of the bankruptcy estate of eNeura, Inc. (the "Estate"), a Delaware corporation (the "Company" or "Debtor") and Aruene Corporation, having an address of 251 Little Falls Drive, Wilmington, DE 19808 (the "Assignee"). Assignor and Assignee are referred to collectively herein as the "Parties" and each, a "Party".

### RECITALS

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of January 8, 2021 (the "Asset Purchase Agreement"), under which, among other things, Assignor sold, conveyed, assigned, transferred, and delivered to Assignee, and Assignee purchased and acquired from Assignor, all Owned Intellectual Property (as defined below).

NOW, THEREFORE, in consideration of the representations, warranties, covenants and agreements contained in the Asset Purchase Agreement, the parties hereto hereby agree as follows:

1. The following terms shall have the meanings set forth in this Section 1:

a. "Action" means any governmental, judicial, administrative or adversarial proceeding (public or private), claim, action, charge, demand, lawsuit, arbitration, mediation, inquiry, notice, proceeding, litigation, citation, summons, subpoena or government, judicial or administrative investigation of any nature, civil, criminal, administrative, regulatory or otherwise, whether at Law or in equity.

b. "Encumbrances" means any charge, claim, community property interest, pledge, condition, equitable interest, lien (statutory or other), option, security interest, mortgage, easement, encroachment, right of way, right of first refusal, or restriction of any kind, including any restriction on use, voting, transfer, receipt of income or exercise of any other attribute of ownership.

c. "GAAP" means United States generally accepted accounting principles consistently applied.

d. "Governmental Authority" means any federal, state, local or foreign government or governmental or regulatory authority, agency, board, bureau, commission, court, department or other governmental entity or political subdivision thereof, or any agency or instrumentality of such government or political subdivision, or any self-regulated organization or other non-governmental regulatory authority or quasi-governmental authority (to the extent that the rules, regulations or orders of such organization or authority have the force of Law), or any arbitrator, court or tribunal of competent jurisdiction.

e. "Intellectual Property Assets" means any and all intellectual property and other similar proprietary rights, owned by Assignor, including the intellectual property set forth in Exhibit A herewith, and any other patents, patent rights, copyrights, trademarks along with all associated goodwill, and trade secrets, also including rights identified in in any jurisdiction in the world (whether arising under statutory or common law, contract, or otherwise) pertaining to or arising from: (a) inventions, discoveries, processes, designs, techniques, developments and related improvements whether or not patentable; (b) patents, patent applications, industrial design registrations and applications therefor, divisions, divisionals, continuations, continuations-in-part, reissues, substitutes, renewals, registrations, confirmations, re-examinations, extensions and any provisional applications, or any such patents or patent applications, and any foreign or international equivalent of any of the foregoing; (c) trademarks (whether registered, unregistered or pending), trade dress, service marks, service names, trade names, brand names, product names, logos, domain names, internet rights (including IP addresses and AS numbers), corporate names, fictitious names, other names, symbols (including business symbols), slogans, translations of any of the foregoing and any foreign or international equivalent of any of the foregoing and all goodwill associated therewith and (to the extent transferable by law) any applications or registrations in connection with the foregoing and all advertising and marketing collateral including any of the foregoing; (d) work specifications, databases and artwork; (e) technical, scientific and other know-how and information (including promotional material and tech packs and blocks), trade secrets, confidential information, methods, processes, practices, formulas, designs, patterns, assembly procedures, specifications; (f) rights associated with works of authorship including copyrights, moral rights, design rights, rights in databases, copyright applications, copyright registrations, rights existing under any copyright laws and rights to prepare derivative works; (g) work for hire; (h) tradenames and associated goodwill; (i) customer lists and databases, websites, social media sites and accounts (including the content contained therein, user names and passwords), diagrams, drawings, domain names, and all advertising and marketing materials and collateral (including all physical, digital, or electronic imagery and design files), samples, product catalogs, product designs and specifications (including tech specifications) vendor and merchandise supplier data and information; (j) computer software and firmware, including data files, source code, object code and software-related specifications and documentation; (k) all books and records, files, data, reports, computer codes and sourcing data, advertiser and supplier lists, cost and pricing information, business plans, and manuals, blueprints, research and development files, and other records; (l) financial, marketing and business data, pricing and cost information, business and marketing plans and other information, files, correspondence, records, data, plans, reports and recorded knowledge, historical trademark files; prosecution files in whatever media retained or stored, including computer programs and disks; (m) the right to sue for past, present or future infringement, misappropriation, or other violation of any of the foregoing and other remedies including monetary damages, restitution, and injunctive and other legal or equitable relief for past, present, or future infringement, misappropriation, or other violation whether accruing before, on, or after the date hereof, together with all royalties, fees, income, payments, and other proceeds now or hereafter due or payable to Assignor with respect to such intellectual property; and (n) rights to protection of interests in the foregoing under the laws of all jurisdictions.

f. "Owned Intellectual Property" means all Intellectual Property Assets that are owned by Assignor.

g. “Law” means any constitution applicable to, and any statute, treaty, code, rule, regulation, ordinance or requirement of any kind of, any Governmental Authority.

h. “Liabilities” means liabilities, obligations or commitments of any nature whatsoever, asserted or unasserted, known or unknown, absolute or contingent, accrued or unaccrued, matured or unmatured or otherwise.

i. “Permitted Encumbrances” means: (i) Encumbrances for current Taxes, not yet delinquent or the amount or validity of which is being contested in good faith by appropriate proceedings and for which adequate reserves have been established in accordance with GAAP or other applicable accounting principles; (ii) carriers’, warehousemen’s, mechanics’, materialmen’s, repairmen’s or other similar Encumbrances arising or incurred in the ordinary course of business not yet delinquent or the amount or validity of which is being contested in good faith by appropriate proceedings and for which adequate reserves have been established in accordance with GAAP or other applicable accounting principles; (iii) zoning, entitlement and other land use or environmental regulations by any Governmental Authority, which are not, individually or in the aggregate, material to the Purchased Assets; and (iv) non-exclusive licenses to intellectual property granted in the ordinary course of business.

j. “Person” means an individual, a partnership, a corporation, a limited liability company, an association, a joint stock company, a trust, a joint venture, an unincorporated organization or any other entity, including any Governmental Authority or any group of any of the foregoing.

l. “Taxes” means all federal, state, local, foreign and other income, gross receipts, sales, use, production, ad valorem, transfer, documentary, franchise, registration, profits, license, lease, service, service use, withholding, payroll, employment, unemployment, estimated, excise, severance, environmental, stamp, occupation, premium, property (real or personal), real property gains, windfall profits, customs, duties or other taxes, fees, assessments or charges of any kind whatsoever, together with any interest, additions or penalties with respect thereto and any interest in respect of such additions or penalties.

2. Assignor confirms having sold, conveyed, assigned, transferred, and delivered under the Asset Purchase Agreement, and hereby sells, conveys, assigns, transfers, delivers to Assignee, and Assignee confirms having purchased and acquired under the Asset Purchase Agreement and hereby purchases and acquires from Assignor, all of Assignor’s right, title, and interest in, to, and under the Intellectual Property Assets per the terms of the Asset Purchase Agreement, including Owned Intellectual Property and the intellectual property set forth on Exhibit A of this Assignment Agreement, free and clear of all Encumbrances, except for Permitted Encumbrances, and including all: (a) goodwill associated with any of the Owned Intellectual Property; (b) all copyright rights included in the Owned Intellectual Property; (c) royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the Owned Intellectual Property; and (d) rights to any Actions related to any of the Intellectual Property Assets or Owned Intellectual Property, whether accruing before, on or after the date hereof, including all rights to and claims for remedies, damages, restitution and

injunctive relief for past, current, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief, and to collect, or otherwise recover, any such damages.

3. Assignor agrees to execute and deliver at any future date any additional documents that Assignee reasonably determines are required to perfect Assignee's ownership of or title to the Intellectual Property Assets or Owned Intellectual Property, including without limitation the execution, acknowledgment and recordation of specific assignments, oaths, declarations and other documents on a country-by-country basis, to assist Assignee in obtaining, perfecting, sustaining, and/or enforcing its rights in the Owned Intellectual Property. With respect to any domain names included in the Owned Intellectual Property, including those set forth on Exhibit A, the Assignor shall take all steps as may be reasonably necessary to effect such assignment and transfer in accordance with the domain name transfer procedures of the applicable registrar(s) for the assigned domain names, including executing applicable domain name registrar transfer agreements. Assignee shall bear all costs (including reasonable attorneys' fees) incurred by Assignor in connection with any action to be taken pursuant to this Section 3, and Assignor shall only be obligated to take such action if the Assignee shall first pay Assignor the reasonably anticipated costs (including attorneys' fees), as determined by Assignor in his sole discretion, associated with such action.

4. For purposes of this Assignment Agreement: (a) the words "include," "includes" and "including" shall be deemed to be followed by the words "without limitation"; (b) the word "or" is not exclusive; and (c) the words "herein," "hereof," "hereby," "hereto" and "hereunder" refer to this Assignment Agreement as a whole. Unless the context otherwise requires, references herein: (x) to Sections and Exhibits mean the Sections of and Exhibits attached to, this Assignment Agreement; (y) to an agreement, instrument or other document means such agreement, instrument or other document as amended, supplemented and modified from time to time to the extent permitted by the provisions thereof; and (z) to a statute means such statute as amended from time to time and includes any successor legislation thereto and any regulations promulgated thereunder. This Assignment Agreement shall be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted. The Exhibits referred to herein shall be construed with, and as an integral part of, this Assignment Agreement to the same extent as if they were set forth verbatim herein.

5. This Assignment Agreement may only be amended, modified or supplemented by an agreement in writing signed by each party hereto. No waiver by any party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the party so waiving. No waiver by any party shall operate or be construed as a waiver in respect of any failure, breach or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver. No failure to exercise, or delay in exercising, any right, remedy, power or privilege arising from this Assignment Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

6. This Assignment Agreement shall be governed by and construed in accordance with the internal Laws of the State of Delaware without giving effect to any choice or conflict of Law provision or rule (whether of the State of Delaware or any other jurisdiction). Each of the Parties irrevocably and unconditionally submits to the exclusive jurisdiction of the Bankruptcy Court in any litigation arising out of or relating to this Agreement. Any Party may make service on any other Party by sending or delivering a copy of the process to the Party to be served at the address and in the manner provided for the giving of notices in Section 8.6 of the Asset Purchase Agreement; *provided, however*, that nothing in this or Section 8.8 of the Asset Purchase Agreement shall affect the right of any Party to serve legal process in any other manner permitted by law or in equity. EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION ARISING OUT OF OR RELATING TO THIS ASSIGNMENT AGREEMENT.

7. This Assignment Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Assignment Agreement delivered by facsimile, PDF, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Assignment Agreement.

8. To the extent any term, condition, or provision of this Assignment Agreement is in any way inconsistent with or in conflict with any term, condition or provision of the Asset Purchase Agreement, the Asset Purchase Agreement shall govern and control.

9. THE INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY, ARE BEING SOLD "AS IS AND WHERE IS" AND ASSIGNOR MAKES NO, AND HEREBY DISCLAIMS ANY, REPRESENTATION OR WARRANTY TO ASSIGNEE WITH RESPECT TO THE INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY, OR THE TRANSACTIONS CONTEMPLATED HEREBY, INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, THE SELLER MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO:

(A) THE IDENTITY, SCOPE, EXISTENCE, LOCATION OR CONDITION OF ANY INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY;

(B) THE ASSIGNABILITY OR TRANSFERABILITY OF ANY OF THE INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY;

(C) THE VALIDITY OR UTILITY OF THE INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY;

(D) THE STATUS OF ANY ISSUED PATENTS OR REGISTERED TRADEMARKS OR ANY APPLICATIONS FOR PATENTS OR TRADEMARKS;

(E) WHETHER TRANSFER DOCUMENTATION EXECUTED BY SELLER AND THE BUYER IS SUFFICIENT TO TRANSFER TITLE TO ANY INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY; OR

(F) WHETHER THE INTELLECTUAL PROPERTY ASSETS, INCLUDING THE OWNED INTELLECTUAL PROPERTY, OR ANY USE THEREOF INFRINGES ON THE RIGHTS OF OTHERS.

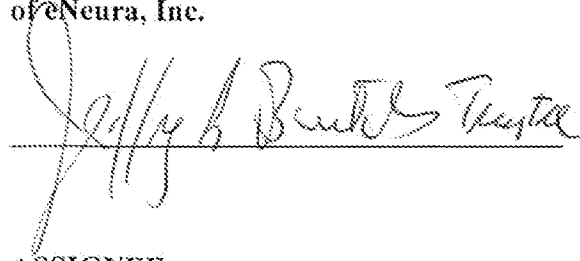
**[SIGNATURE PAGES TO FOLLOW]**



IN WITNESS WHEREOF, the parties hereto have executed this General Intellectual Property Assignment Agreement effective as of the date first above written.

**ASSIGNORS:**

Jeffrey Burtch, solely in his capacity as  
Chapter 7 Trustee of the bankruptcy estate  
of eNeura, Inc.

A handwritten signature in cursive script, appearing to read "Jeffrey Burtch Trustee", is written over a horizontal dotted line.

**ASSIGNEE:**

Arune Corporation

By: \_\_\_\_\_  
Spencer Segura  
Title: President

[Signature Page to General IP Assignment Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this General Intellectual Property Assignment Agreement effective as of the date first above written.

**ASSIGNORS:**

**Jeoffrey Burtch, solely in his capacity as  
Chapter 7 Trustee of the bankruptcy estate  
of eNeura, Inc.**

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**ASSIGNEE:**

**Aruene Corporation**

1/11/2021

By: \_\_\_\_\_

DocuSigned by:



0D68A5E8AB9F49D...

Spencer Segura

Title: President

[Signature Page to General IP Assignment Agreement]

— Exhibit A

- All **intellectual property**, patents, patent rights, copyrights, trademarks, and trade secrets identified in (Schedule A/B #60 of the APA) and the list of U.S. Patents and Patent Applications annexed below to this Agreement, including without limitation:
  - All eNeura active US issued patents;
  - All eNeura active Canadian issued patents;
  - All patent applications and any patents issuing therefrom, including from the:
    - Notice of Allowability June 2018 US patent Application No. 14/148,922, now granted patent U.S. 10,029,112;
    - US application 12/718,163 Notice of Allowance, now granted patent U.S. 9,492,680;
    - Patent Application Methods and Systems for Preventative Migraine Headache Treatment WIPO Patent Application WO/2016/090333; and/or
    - International Patent Application No. PCT/US2015/064128 filed in China, Japan, South Korea, Australia, EU, US (National Phase: PCT/US2015/064128);
  - All trademarks and all rights pursuant to any pending trademark applications, including without limitation the eNeura™ and SAVI™ trademarks;
  - The names “eNeura,” “SAVI,” and all other trade names used in connection with eNeura’s business and any derivations thereof; and
  - All rights and interests with respect to any product for use in the field which incorporates or utilizes NeuraPace Technology
- All rights to **internet domain names URLs** and websites, including www.eneura.com and www.eneura.co.uk, telephone and facsimile numbers, and e-mail addresses (Schedule A/B #61 of the APA)
- All **customer lists**, patient lists, mailing lists, or other compilations, including any personally identifiable information and patient/medical information contained therein (Schedule A/B #63 of the APA)

- All **goodwill** and other intangible assets associated with, or relating to, the Intellectual Property Assets (Schedule A/B #65 of the APA)
- All **books and records** and documents relating to eNeura's business or the Intellectual Property Assets, including financial/accounting files, HR files, customer data, emails, and quality/regulatory files; *provided, however*, that the Trustee shall have continued access to such books and records as reasonably necessary to administer the Chapter 7 case (unscheduled)

All rights, **claims, causes of action**, credits, settlement proceeds, or rights of setoff relating to the Intellectual Property Assets including all rights under vendors', manufacturers' and contractors' warranties, indemnities, and guarantees and all rights with respect to purchased intellectual property (unscheduled).

# U.S. PATENTS AND PATENT APPLICATIONS

Title	Owner	Appl. No.	Patent No.	Filing Date	Issue Date	Status of Maintenance Fee
MAGNETIC PULSING SYSTEM FOR INDUCING ELECTRIC CURRENTS IN A HUMAN BODY	eNeura, Inc.	13571833	8740765	Aug 10, 2012	Jun 3, 2014	7.5 year window opens on 6/3/21
TRANSCRANIAL MAGNETIC STIMULATION DEVICE WITH BODY PROXIMITY SENSORS FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura, Inc.	14315994	9968798	Jun 26, 2014	May 15, 2018	3.5 year window opens 5/15/21
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura, Inc.	14148922	10029112	Jan 7, 2014	Jul 24, 2018	3.5 year window opens 7/24/21
METHOD AND APPARATUS TO RECORD AND ANALYZE TMS TREATMENTS AND RESULTS	eNeura, Inc.	15831795	Publication No. 20180345032	Dec 5, 2017	Pub. Date Dec 6, 2018	

TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES		1534730 2	9724533	Nov 9, 2016	Aug 8, 2017	<b>Maintenance fee due</b>  <b>\$1,000.</b>  Surcharge starts 2/9/21
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura, Inc.	1534729 0	9675815	Nov 9, 2016	Jun 13, 2017	<b>Maintenance fee due</b>  <b>\$1,000.</b>  Surcharge starts 12/15/20
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura, Inc.	1427592 7	9526912	May 13, 2014	Dec 27, 2016	7.5 year fee window opens 12/27/23
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura, Inc.	1414893 2	9561384	Jan 7, 2014	Feb 7, 2017	<b>Maintenance fee due</b> <b>\$1,250</b> <b>(Late)</b>  Last day to pay 02/08/21
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF	eNeura, Inc.	1534730 2	9724533	Nov 9, 2016	Aug 8, 2017	<b>Maintenance fee due</b> <b>\$1,000.</b>  Surcharge starts 2/09/21

MIGRAINE HEADACHES						
METHOD AND APPARATUS TO RECORD AND ANALYZE TMS TREATMENTS AND RESULTS	eNeura Therapeutics,, LLC	12718163	9492680	Mar 5, 2010	Nov 15, 2016	7.5 year window opens 11/15/23
METHODS AND SYSTEMS FOR PREVENTATIVE MIGRAINE HEADACHE TREATMENT	eNeura, Inc.	14959275	Publication No. 20160158571	Dec 4, 2015	Pub. Date Jun 9, 2016	
MAGNETIC PULSING SYSTEM FOR INDUCING ELECTRIC CURRENTS IN A HUMAN BODY	eNeura, Inc.	11305276	8262556	Dec 19, 2005	Sep 11, 2012	11.5 year window opens 9/11/23
MEANS AND METHOD FOR APPLYING MAGNETIC PULSES TO PREVENT THE OCCURRENCE OF NEUROLOGICAL DISORDERS	Neura-lieve, LLC	12321864	Publication No. 20110213194	Jan 28, 2009	Pub. Date Sep 1, 2011	

FLUID TREATMENT ASSEMBLIES, FLUID TREATMENT SEGMENTS, AND METHODS OF MAKING FLUID TREATMENT SYSTEMS	Neuralieve, Inc.  **	1357163 3	Publication No.  2014004207 2	Aug 10, 2012	Pub. Date  Feb 13, 2014	
METHOD AND APPARATUS TO RECORD AND ANALYZE TMS TREATMENTS AND RESULTS	***	1583179 5	Publication No.  2018034503 2	Dec 5, 2017	Pub. Date  Dec 6, 2018	
METHOD AND APPARATUS TO RECORD AND ANALYZE TMS TREATMENTS AND RESULTS	***	1528524 9	Publication No.  2017002118 8	Oct 4, 2016	Pub. Date  Jan 26, 2017	
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura Therapeutics LLC	1414767 3		Jan. 6, 2014		
MEANS AND METHOD FOR THE TREATMENT OF	Neuralieve, LLC	9629210	6402678	Jul.3 1, 2000	June 11, 2002	



MIGRAINE HEADACHES						
USE OF TRANSCRANIAL MAGNETIC STIMULATION FOR IMPROVED SLEEP QUALITY ##	eNeura, Inc.	1445163 6		Aug. 5 2014		
PREVENTATIVE MIGRAINE HEADACHE TREATMENT ##	eNeura, Inc.	6208840 2		Dec. 5, 2014		
TRANSCRANIAL MAGNETIC STIMULATION DEVICE FOR THE TREATMENT OF MIGRAINE HEADACHES	eNeura, Inc.	1534614 8		Nov. 8, 2016		

\*\* USPTO website reflects assignment by Robert Fischell, et al. to Neuralieve, Inc. on Aug. 20, 2012; and assignment by Cheryl Sayer and Sylvia Messier to Pall Corporation (25 Harbor Park Drive, Port Washington, NY 11050) on Oct. 2, 2012.

\*\*\* USPTO website reflects Inventor Ting W. Lu, Assigned by eNeura, Inc. to Orthofix, Inc. March 1, 2019; released Oct. 28, 2019

# U.S. TRADEMARKS

Mark	Source/Status	Serial No.	Owner
SPRINGTMS	USPTO/Live	85035243	eNeura, Inc.
ENEURA THERAPEUTICS	USPTO/Dead	85337566	eNeura Therapetuics LLC
NEURVONA	USPTO/Dead	77638010	Neuralieve, Inc.
TOTAL MIGRAINE SOLUTION	USPTO/Dead	85735809	Neuralieve, LLC
TOTAL MIGRAINE SYSTEM	USPTO/Dead	85814025	Neuralieve, LLC
CERENA	USPTO/Dead	77439395	Neuralieve, Inc.
NEURALIEVE	USPTO/Dead	76391203	Neuralieve, Inc.

## INTELLECTUAL PROPERTY LICENSES

1. Exclusive License Agreement dated as of October 25, 2012, by and between NeuroPace, Inc. and eNeura, Inc., f/k/a Neuralieve, LLC, d/b/a as eNeura Therapeutics, including without limitation all ownership interests and rights in U.S. Patent Nos. 6,591,138, 7,601,116, 9,033,861, 9,352,168, 9,694,195, 10,279,191, 7,294,101, 7,494,458 and 6,402,678 and certain patents sold by Cathco, Inc. to NeuroPace pursuant to that certain Technology Assignment Agreement between Cathco, Inc. and NeuroPace, Inc. dated December 17, 1997, as amended, or otherwise